

A-G79 @B9CI G'H9LH'fl 97 : cfa ' - - L

PAGE 1 / 4

USCMDR DIANE CHISESI, PI. ENG.MD. QAE COTR SO AO PHD, TREASURER
FREEDOM COMMITTEE
P. O. BOX 6936
COLORADO SPRINGS, CO 80904-2567
IDENTIFICATION NUMBER: C00547984

January 29, 2015

To: FEDERAL ELECTION COMMISSION, WASHINGTON, D.C. 20463

Dear: Federal Election Committee,

In regard to 104.5(a).Quarterly reports-

It has been a contemptuous quarter with corporate headhunting and undermining and the possibilities of numerous financial crimes- and one continues to be astounded at this less than timid regression in statistics. Yet, plagued by hypocrisy and our fundamental right to maturate, FREEDOM COMMITTEE remains afloat.

Strange as it were others are aware of this quarterly report and have made mention of ?poignant? utterance and comment here of stable precedence, which not contrary to the truth will also remain an objective.

I have secured an account with a State Bank as expressed on the Form 1 document, stating name and address as depository.

This is a checking account of my own accord. As an Auditor and as a Certified Public Accountant it has come to my attention numerous instances of noncompliance not committed by FREEDOM COMMITTEE but instead by numerous individuals of entities of whom tried to permanently remove the FREEDOM COMMITTEE and its affiliates since the New Year of 2015. I am reporting instances of noncompliance, as appropriate:

.01 auditor should determine confidence level based on compliance control risk.

For example, as an auditor I determine compliance controls are effective, as an auditor I may use an 80 percent confidence level or if ineffective, a 95 percent confidence level. Tolerable rate is the rate of transactions not in compliance that could exist in the population without causing the auditor to believe the noncompliance rate is too high. GAO auditors generally use a 5 percent tolerable rate. Since the auditor will assess the impact of all identified noncompliance, many auditors use zero as the expected population deviation rate. Using the above factors yields the sample sizes in Table 460.1.

Table 460.1: Compliance Controls, Confidence Level, and Minimum Sample Size

Compliance ControlsConfidence LevelMinimum Sample Size*

Effective	80 percent	32
Not Effective	95 percent	58

*Tolerable rate of 5 percent, expected population deviation rate of zero and a population over 5,000 items. If the population is smaller, the auditor may ask the statistician to calculate a reduced sample size and to evaluate the results.

Effective compliance controls provide reasonable assurance that the accumulation/summarization of transactional information is accurate, complete, and within authorized limits. FREEDOM COMMITTEE simply contends if many entities were in compliance this committee would have numerous assets of which to report, not instead this ill defined rhetoric.